In the Matter of

Case No. 18-cv-05775 (ERK)(TAM)

STAR AUTO SALES OF BAYSIDE, INC., et al.

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VOYNOW, BAYARD, WHYTE AND COMPANY LLP, et al.

Deposition of Vincent Petruzziello

Monday, December 18, 2023

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133 Petruzzielo 1 2 (indicating). 3 It looks good to me. Α. Okay. And that's also a stamped 4 0. 5 signature; correct? 6 Α. Yes. 7 0. And let's go to the next page, page 8 15 (indicating). There were some additional 9 documents that you referred to that you 10 reviewed in connection with this particular 11 report; correct? 12 Α. Yes. 13 0. And those are identified in the 14 appendix to Exhibit 207? 15 Α. Yes. And number 8, it says, "Various 16 Q. 17 discovery documents provided by counsel." What discovery documents were provided 18 19 by counsel that you reviewed in connection with 20 your rebuttal report? 21 Nothing comes to mind, I'm sorry. Α. 2.2 But you definitely reviewed Ο. 23 other --24 Yes, I wouldn't have put that in Α. 25 unless there was something, but what it was, I

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1	Petruzzielo	
2	don't remember.	
3	MR. MULE: We request the	
4	identification of those documents and	
5	we'll follow-up in writing; okay?	
6	MS. FITZGERALD: Okay.	
7	MR. MULE: And, Maureen, because he	
8	does not recall the documents provided,	
9	he said it was provided by counsel, so we	
10	expect that you will know what those	
11	documents are.	
12	BY MR. MULE:	
13	Q. Mr. Petruzziello, you're not	
14	offering an opinion as to damages; correct?	
15	A. No, I am not.	
16	Q. You're not claiming to be a legal	
17	expert; right?	
18	A. I'm not a legal expert.	
19	Q. Are you purporting to provide an	
20	expert opinion as to liability?	
21	MS. FITZGERALD: Liability as to	
22	Voynow?	
23	MR. MULE: Correct.	
24	THE WITNESS: To have liability, I	
25	believe that the plaintiff has to prove	